UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

In Re: Vitro Asset Corp.		8	Case No.: 10–47470–rfn11 Chapter No.: 11
	Debtor(s)	§	

STANDING SCHEDULING ORDER REGARDING INVOLUNTARY CASES

A conference regarding entry of an **ORDER FOR RELIEF** has been scheduled in the above titled case on **December 20, 2010 at 9:30 A.M. at Room 204, US Courthouse, 501 W. Tenth Street, Fort Worth, Texas 76102**. The Petitioning Creditor(s) and Alleged Debtor(s) are required to appear.

PART I. INSTRUCTIONS

- 1. The Petitioning Creditor(s) is responsible to ensure proper notice and shall serve the following on the Alleged Debtor(s): 1) a copy of this **ORDER**; 2) a fully completed **SUMMONS TO DEBTOR IN INVOLUNTARY CASE** form; and 3) a copy of the **PETITION**. The Petitioning Creditor(s) shall file a **RETURN** on the **SUMMONS TO DEBTOR** with a **CERTIFICATE OF SERVICE** which shall provide the name(s) and address(es) of each Alleged Debtor served and the manner of service.
- 2. Additional copies of the **PETITION** shall be filed in the number prescribed by the Clerk.
- 3. The Clerk shall issue one original **SUMMONS TO DEBTOR** form which shall be conformed by the Petitioning Creditor(s) for service on multiple Alleged Debtor(s).
- 4. All exhibits, except for impeachment documents, are to be marked with exhibit labels and exchanged with opposing counsel. When practicable, a copy of the marked exhibits shall be furnished to the Court. Parties will file a stipulation on which exhibits can be admitted without further proof, except for relevance.
- 5. The Court will consider the imposition of appropriate sanctions in the event of non-compliance with this Scheduling Order.

PART II. SCHEDULE OF REQUIREMENTS AND DEADLINES

- 1. All cases scheduled for this **CONFERENCE** shall be prepared to discuss issues and trial setting, unless an Order Rescheduling the Conference has been entered by the Court prior to the conference.
- 2. Federal Rules of Bankruptcy Procedure 1010 requires that the **SUMMONS TO DEBTOR** be served with a copy of the **PETITION**. Federal Rules of Bankruptcy Procedure 7004(e) requires service of the **SUMMONS** be made within 14 days of issuance. The Court also directs that a copy of this **ORDER** be served with the **SUMMONS** and **PETITION**.

3. The Court further directs compliance with the following:

a. A Joint Pre–Conference Statement shall be filed. This document will contain all of the following and be incorporated in **one document**. The document is to be signed by all attorneys representing Petitioning Creditor(s) and Alleged Debtor(s).

1) For the Petitioning Creditor(s):

A statement of facts in support of entry of an **ORDER FOR RELIEF** and the evidence relied on to establish each of the facts contended.

2) For the Alleged Debtor(s):

A statement of facts in opposition to entry of an **ORDER FOR RELIEF** and the evidence relied on to establish each of the facts contended.

3) For All Parties:

- · The date, time and location of counsels' meeting(s);
- · A statement of stipulated facts;
- · Each party's Statement of Contested Facts and Legal Issues; and
- · A list of all motions, including dispositive motions, expected to be filed or that have been filed.

b. At Docket Call for this Conference, all parties and their counsels must certify to full compliance with this Order.

DATED: 11/18/10 FOR THE COURT:

Tawana C. Marshall, Clerk of Court

by: /s/Amanda Shelby, Deputy Clerk